	ΓHERN	ATES DISTRICT COU DISTRICT OF NEW `	YORK	V		
K		Chapman				
		-V-	Plaintiff(s),	: <u>23</u> Civ. <u>2778</u> (LGS)		
Ci		ery NY - Pier 57, LLC		: <u>CIVIL CASE</u> : <u>MANAGEMENT PLAN</u> : <u>AND SCHEDULING</u> : <u>ORDER</u> X		
LOR	NA G. S	SCHOFIELD, United St	tates District Judg	ge:		
Civ. I	This (2). 26(f)(_	t Plan is submitte	ed by the parties in accordance with Fed. R.		
1.	proce 28 U.	edings before a United S.C. § 636(c). The part	States Magistrate ties are free to with	x] to conducting all further e Judge, including motions and trial. See ithhold consent without adverse substantive maining paragraphs need not be completed.]		
2.	The p	parties [have / ha	ave not] o	conferred pursuant to Fed. R. Civ. P. 26(f).		
3.	This case is governed by one of the following sets of rules, and the parties' proposed dates in this order have been adjusted accordingly.					
	a.	An employment case cases? https://nysd.us [Yes/ No	scourts.gov/hon-l	Initial Discovery Protocols for Employment lorna-g-schofield.		
	b.		ew York? https:/	83.10, Plan for Certain § 1983 Cases //nysd.uscourts.gov/rules.		
	c.		gov/rules and http	ent Rules and the Court's Individual Rules? ps://nysd.uscourts.gov/hon-lorna-g-		
	d.		://nysd.uscourts.g	itial Discovery Protocols for Fair Labor gov/hon-lorna-g-schofield.		

4.	Alte	rnative Dispute Resolution/Settlement					
	a.	Settlement discussions [have / have not X] taken place.					
	b.	Counsel for the parties have discussed an informal exchange of information in aid of early settlement and have agreed to exchange the following: Nothing					
	c.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and (iii) retention of a private mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: The parties have discussed the different alternate dispute resolutions mechanisms and have agreed to revisit the issue later in the case.					
	d.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 4(c) be employed at the following point in the case (e.g., within the next 60 days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery): The parties will revisit alternate dispute resolution mechanisms after fact discovery					
		is complete.					
	e.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.					
5.	No a	dditional parties may be joined after $\frac{8/31/21}{}$ without leave of Court.					
6.	Ame	nded pleadings may be filed without leave of Court until					
7.	Initia 	al disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than days from the date of this Order. [Within 14 days of the parties' Rule 26(f) erence, absent exceptional circumstances.] Pre-Rule 23 class certification to be complete by the					
8.	V	Discovery later of 12/31/23, 90 days after the Court grants a motion for FLSA conditional collective certification,					
	a.	October 19, 2023 All fact discovery shall be completed no later than [A period not to exceed 120 days, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]					
	b.	Initial requests for production of documents pursuant to Fed. R. Civ. P. 34 shall be served by 7/14/23					

	c.	Responsive documents shall be produced by 8/14/23 .
	C.	Do the parties anticipate e-discovery? [Yes/ Nox _]
	d.	Interrogatories pursuant to Fed. R. Civ. P. 33 shall be served by 7/14/23.
	e.	Depositions pursuant to Fed. R. Civ. P. 30, 31 shall be completed by Same deadline as 8(a)
	f.	Requests to admit pursuant to Fed. R. Civ. P. 36 shall be served by 40 days before deadline in 8(a)
	g.	Any of the deadlines in paragraphs 8(b) through 8(f) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 8(a).
9.	Expert	Discovery [if applicable]
	a.	Anticipated types of experts if any: Plaintiff may retain a damages expert Defendant retains the right to retain a rebuttal expert
	b.	If you have identified types of experts in question 9(a), all expert discovery shall be completed no later than [Within 45 days from the date in paragraph 8(a), i.e., the completion of all fact discovery, absent exceptional circumstances.] Omit if you have not identified types of experts.
	c.	If you have identified types of experts in question 9(a), by [no later than one month before the date in paragraph 8(a), i.e., the completion of all fact discovery] the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth in paragraph 9(b).
10.	This ca	ase [is / is not] to be tried to a jury.
11.	Counse is	el for the parties have conferred and their present best estimate of the length of trial 3-5 Days.

	R. Civ. P. 26(f)(3), are set forth below:
Status	s Letters and Conferences
a.	By 8/22/23 [60 days after the commencement of fact discovery], the par shall submit a joint status letter, as outlined in Individual Rule III.D.3.
b.	By 11/2/23 [14 days after the close of fact discovery], the parties should be submit a joint status letter, as outlined in Individual Rule III.D.3 and, in the exthat they have not already been referred for settlement discussions, shall also advise the Court whether or not they request a referral for settlement discussion as provided in Paragraph 4(c) above.
	November 22, 2023 at 4:00 P.M.
c.	On atA.M. [usually 14 days after the close of all discovery], a pre-motion conference will be held for any anticipated dispositive

ii. If no pre-motion letter is timely filed, this conference will be canceled and the matter placed on the Court's trial-ready calendar. The parties will be notified of the assigned trial-ready date and the filing deadlines for pretrial submissions. The parties are warned that any settlement discussions will not stay pretrial deadlines or the trial date.

558-3333. The time of the conference is approximate, but the parties shall

This Order may not be modified or the dates herein extended, except as provided in paragraph 8(g) or by further Order of this Court for good cause shown. Any application to modify or extend the dates herein, except as provided in paragraph 8(g), shall be made in a written application in accordance with the Court's Individual Rules and shall be made no less than 2 business days prior to the expiration of the date sought to be extended.

be ready to proceed at that time.

Notwithstanding any other rules governing discovery or other deadlines, the parties shall follow the deadlines set forth herein unless expressly ordered otherwise by the Court.

The Clerk of Court is directed to enter the dates under paragraphs 5, 6, 8(a), 9(b)-(c) and 13(a)-(c) into the Court's calendar, and to schedule the conference under paragraph 13(c) as a Pre-Motion Conference, even though the conference will be held by telephone.

SO ORDERED.

Dated: June 15, 2023

New York, New York

Lorna G. Schofield

UNITED STATES DISTRICT JUDGE

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